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    ATTORNEYS FOR PLAINTIFFS
11
                       UNITED STATES DISTRICT COURT
                     CENTRAL DISTRICT OF CALIFORNIA
12
    CHINA CENTRAL TELEVISION, a China
                                            ) Case No.
13
   company; CHINA INTERNATIONAL COMMUNICATIONS CO., LTD., a China company; TVB HOLDINGS (USA), INC., a
                                              CV 15-1869 MMM (AJWx)
14
                                              FOURTH STIPULATION RE
    California corporation; and DISH
                                              EXTENSION OF TIME FOR
15
                                              DEFENDANTS NEWTVPAD
    NETWORK L.L.C., a Colorado corporation,
                                              LTD. COMPANY AND
16
                       Plaintiffs.
                                              LIANGZHONG ZHOU TO
                                              RESPOND TO INITIAL
17
    CREATE NEW TECHNOLOGY (HK)
                                              COMPLAINT
    LIMITED, a Hong Kong company; HÚA
18
    YANG INTERNĂTIOŇAL TECHNOLOGY
    LIMITED, a Hong Kong company;
SHENZHEN GREATVISION NETWORK
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                                              [Proposed Order concurrently
    TECHNOLOGY CO. LTD., a China
                                              submitted]
20
    company; CLUB TVPAD, INC., a California
    corporation; BENNETT WONG, an
21
                                              Courtroom: 780
   individual, ASHA MEDIA GROUP INC.
    d/b/a TVPAD.COM, a Florida corporation;
                                              Judge: Hon. Margaret M. Morrow
22
    AMIT BHALLA, an individual;
    NEWTVPAD LŤD. COMPANÝ d/b/a
23
    NEWTVPAD.COM a/k/a TVPAD USA, a
                                              Action Filed: March 13, 2015
    Texas corporation; LIANGZHONG ZHOU,
                                              New response date: June 2, 2015
24
    an individual; HONGHUI CHEN d/b/a E-
    DIGITAL, an individual; JOHN DOE 1 d/b/a
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    BETV; JOHN DOE 2 d/b/a YUE HAI; JOHN
    DOE 3 d/b/a 516; JOHN DOE 4 d/b/a HITV;
26
    JOHN DOE 5 d/b/a GANG YUE; JOHN
    DOE 6 d/b/a SPORT ONLINE; JOHN DOE 7
27
    d/b/a GANG TAI WU XIA; and JOHN DOES
    8-10.
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                       Defendants.
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This Stipulation is entered by and between Plaintiffs China Central Television, China International Communications Co., Ltd., TVB Holdings (USA), Inc. and DISH Network L.L.C. ("Plaintiffs") and Defendants newTVpad Ltd. Company d/b/a newtvpad.com a/k/a TVpad USA and Liangzhong Zhou (newTVpad Defendants) through their respective counsel of record, with reference to the following facts:

- 1. Plaintiffs filed the Complaint in this action on March 13, 2015.
- 2. Plaintiffs personally served the newTVpad Defendants on March 16, 2015, and therefore the earliest date on which the newTVpad Defendants responses to the Complaint would be due is April 6, 2015;
- 3. By Order dated May 11, 2015, the Court granted the parties' stipulation to extend the time for the newTVpad Defendants to respond to the complaint to and including May 19, 2015.
- 4. The parties are finalizing their discussions regarding the resolution of this matter, and require an additional extension of time to facilitate a resolution. The parties therefore agree to an additional extension of time for the newTVpad Defendants to respond to the complaint, to and including June 2, 2015.

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1	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED that		
2	the newTVpad Defendants shall have an extension of time up to and including June		
3	2, 2015 to respond to the complaint in this action.		
4	DATED: May 18, 2015 DAVIS WRIGHT TREMAINE LLP		
5		CARLA A. McCAULEY ROBERT D. BALIN (pro hac vice)	
6		ROBERT D. BALIN (pro hac vice) LACY H. KOONCE, III (pro hac vice) SAMUEL BAYARD (pro hac vice) GEORGE WUKOSON (pro hac vice)	
7		GEORGE WUKOSON (pro nac vice)	
8		By: /s Carla A. McCauley Carla A. McCauley	
9			
10		Attorneys for Plaintiffs CHINA CENTRAL TELEVISION; CHINA INTERNATIONAL COMMUNICATIONS CO.,	
11		LTD · TELEVISION BROADCASTS LIMITED:	
12		TVB HOLDINGS (USA), INC.; AND DISH NETWORK L.L.C.	
13	DATED: May 18, 2015	NI, WANG & MASSAND, PLLC	
14			
15			
16		By: Timothy Wang	
17		Attorneys for Defendants newTVpad Ltd. Company and Liangzhong Zhou	
18		newTVpad Ltd. Company and Liangzhong Zhou	
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PROOF OF SERVICE BY FEDERAL EXPRESS

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is Davis Wright Tremaine, LLP, Suite 2400, 865 South Figueroa Street, Los Angeles, California 90017-2566. I am familiar with the practice at my place of business for collection and processing of correspondence for overnight delivery by Federal Express. Such correspondence will be deposited with a facility regularly maintained by Federal Express for receipt on the next business day.

On May 19, 2015, I served the following document FOURTH STIPULATION RE EXTENSION OF TIME FOR DEFENDANTS NEWTVPAD LTD. COMPANY AND LIANGZHONG ZHOU TO RESPOND TO INITIAL COMPLAINT by placing a true copy or original in a separate envelope for each addressee named below, with the name and address of the person served shown on the envelope as follows:

SEE ATTACHED SERVICE LIST.

and by sealing the envelope and placing it for collection and delivery by Federal Express with delivery fees paid or provided for in accordance with ordinary business practices.

Executed on May 19, 2015, at Los Angeles, California.

Ø	Federal	I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was	
		made. Tania M. Moore	Janie M. Mone
		TOTAL TITLE TO TO	
		Print Name	Signature

SERVICE LIST

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